UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

Group:

Attorney Docket #.: 3743

In re:

Applicant(s): ZAISER, A., et al

Serial No.:

10/587,686

Filed:

AMENDMENT

April 29, 2009

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

The Office Action of April 30, 2009 has been carefully considered.

Election has been required among:

Group I, Claims 1 and 2, 3, 5, 6, drawn to a saw with a specific bracing means configuration.

Group II, Claims 1 and 4 drawn to a saw with a specific coupling means configuration.

Group III, Claims 7-11 drawn to a saw with a contact element.

Group IV, Claims 12-14 drawn to a saw blade configuration.

It has been noted that Claim 1 links inventions I and II. Upon indication of

allowability of the linking claim, the restriction requirement as to the linked invention

shall be withdrawn.

Applicant herewith elects for further prosecution Group I, Claims 1 and 2,

3, 5, and 6.

Although this election is without traversal, it is nevertheless without

prejudice to the right of the applicant to file Divisional Applications should same become

necessary.

Prosecution on the merits is now respectfully requested.

Respectfully submitted,

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